## REQUEST AND ACKNOWLEDGMENT OF TERMS AND ASSISTANCE FROM NATIONAL LABORATORIES

Database #: 12529

The Requester, KaizenRhino Solutions International Consultancy, hereinafter "Requester", hereby formally requests Los Alamos National Laboratory, hereinafter "Laboratory," to perform the following work:

As time and funding permits, the Laboratory will work with the Requester to analyze the potential economic impacts of opening investment accounts with a fixed amount of untouchable principle for people at birth. The intent of the analysis will be to show the positive effects of such accounts in order for the Requester to gain funding from a third-party. At the completion of the project a final report of the facts and figures of the economic gains of these accounts will be provided to the Requester to use in a business plan or other type of informational proposal.

Requester acknowledges the following statements and agrees to the following terms of such assistance:

- 1. Requester is a U.S. owned small business [as defined in Section 3(a) of the Small Business Act (found in 15 USC 632a)] and has a New Mexico tax identification number. Requester certifies that they are not parting with any value or consideration as a term or condition of this request for assistance. Requester states to the best of their knowledge that no individual or company can perform this assistance at a reasonable cost.
- 2. Requester and Laboratory agree not to disclose Proprietary Information provided to anyone other than the Requester and/or Laboratory without written approval of the providing Party, except to Government employees who are subject to the statutory provisions against disclosure of confidential information set forth in the Trade Secret Act (18 USC 1905).
- 3. Neither Laboratory, the DOE, nor persons acting on their behalf will be responsible for any injury or death of persons or other living things or damage or destruction of property or for any other loss, damage, or injury of any kind, including costs and expenses incurred resulting from any activities conducted by Laboratory to provide the technical assistance to the Requester.
- 4. Except for any liability from negligent acts or omission of Laboratory, Requester agrees to hold harmless Laboratory, DOE, and their respective employees from any liability or claim alleged to arise from the assistance to the Requester.
- 5. Requester understands that Laboratory and its employees do not and will not have in-depth knowledge of the uses
  Requester will make of the assistance. Requester assumes full responsibility to conduct all surveys, studies, tests, sampling,
  and other activities needed to ensure the marketing and ultimate use of safe, efficient, and reliable products and services.
- 6. Laboratory will not agree to its employees serving as expert witnesses except on request of the U.S. Government.
- 7. Laboratory reserves the right to terminate its assistance at any time without any explanation.
- 8. Requester cannot use Laboratory's name or logo for marketing, for publicity purposes, or for any other commercial application.
- 9. After completion of assistance, Requester will complete & fax to Laboratory a signed Certificate of Services Rendered within 48 hours of receipt.
- 10. Requester understands that this assistance is limited to and not to exceed qualified dollar amount of Laboratory effort, and will be confined to technical issues only.
- 11. Any materials purchased by Laboratory and not consumed within the assistance will remain the sole property of Laboratory.
- 12. Requester will participate in surveys pertaining to customer satisfaction and economic benefits resulting from the assistance, up to a year after project completion. A third party designee may administer surveys.
- 13. Requester hereby gives permission for their company name and the fact that they participated in the program to be publicly released.
- 14. Export Control. Requester shall abide by the applicable export control laws and regulations of the United States Department of Commerce, the United States Department of State and other Government regulations relating to the export of technology. Failure to obtain an export control license or other authority from the Government may result in criminal liability under U.S. laws.
- 15. Intellectual Property. If intellectual property is generated or created by Laboratory in the course of assistance pursuant to this request, DOE and/or the Laboratory shall own intellectual property rights unless Requester, as provided in this section, elects: (1) to request permission to assert copyright on copyrightable materials, or (2) to obtain title to inventions.